



UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 7984	
09/539,409	03/30/2000	Masahiko Yamada	Q56564		
7:	590 07/09/2003				
Sughrue Mion Zinn Macpeak & Seas PLLC 2100 Pennsylvania Avenue N W Washington, DC 20037-3202			EXAMINER		
			BHATNAGAR, ANAND P		
			ART UNIT	PAPER NUMBER	
			2623) 1	
			DATE MAILED: 07/09/2003	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

8

·	<i>A</i>	Application No.		Applicant(s)			
Office Action Summary		09/539,409		YAMADA, MASAHIKO			
		xaminer		Art Unit			
		Anand Bhatnaga		2623			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY F THE MAILING DATE OF THIS (- Extensions of time may be available under after SIX (6) MONTHS from the mailing dai - If the period for reply specified above is les - If NO period for reply is specified above, th - Failure to reply within the set or extended p - Any reply received by the Office later than the earned patent term adjustment. See 37 CF Status	COMMUNICATION. the provisions of 37 CFR 1.136(ate of this communication. ss than thirty (30) days, a reply wi e maximum statutory period will a period for reply will, by statute, ca three months after the mailing da	a). In no event, howeventhin the statutory mininapply and will expire Suse the application to	rer, may a reply be tim num of thirty (30) days IX (6) MONTHS from become ABANDONED	ely filed s will be considered time the mailing date of this c O (35 U.S.C. § 133).			
1) Responsive to communic	cation(s) filed on	, •					
2a) ☐ This action is FINAL .	2b)⊠ This	action is non-fir	al.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims							
4)⊠ Claim(s) <u>1-30</u> is/are pend	ling in the application						
1		from considera	tion				
4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-30</u> is/are reject							
7) ☐ Claim(s) is/are object							
8) Claim(s) are subject		lection requiren	nent				
Application Papers	st to restriction and/or e	acouon requirer	ion.		•		
9) The specification is objected	ed to by the Examiner.						
10) ☐ The drawing(s) filed on	•	d or b)⊡ objecte	d to by the Exar	miner.			
Applicant may not request			•				
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12)☐ The oath or declaration is o	objected to by the Exan	niner.					
Priority under 35 U.S.C. §§ 119 an	nd 120						
13) Acknowledgment is made	of a claim for foreign p	riority under 35	U.S.C. § 119(a))-(d) or (f).			
a)⊠ All b)□ Some * c)□	None of:						
1.⊠ Certified copies of t	he priority documents h	nave been recei	ved.				
2. Certified copies of t	he priority documents h	nave been recei	ved in Application	on No			
	ed copies of the priority the International Burea Office action for a list of	au (PCT Rule 1	7.2(a)).		Stage		
14) Acknowledgment is made o					al application).		
a) ☐ The translation of the 15)☐ Acknowledgment is made of	foreign language provis	sional application	n has been rec	eived.	,,		
Attachment(s)			-				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawir Notice of Draftsperson's Patent Drawir Notice of Draftsperson's Patent (S) (F	ng Review (PTO-948)	5) 🔲		(PTO-413) Paper No Patent Application (PT			
U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action	n Summary		Part of Paper No. 4			

Art Unit: 2623

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 3, 5, 7, 18, 20, and 22, recites the limitation "said measuring result." There is insufficient antecedent basis for this limitation in the claim. Examiner will address these claims and all claims dependent from these claims as best understood by the examiner.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1-8 and 16-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Wang (U.S. patent 6,477,262).

Regarding claims 1 and 16: A storing method (Wang et al. fig. 1 element 70) comprising the step of:

Art Unit: 2623

storing a radiation image displayed on a display screen of an image display unit (fig. 1 elements 55, 70, 200, and 400, where a mammogram image "radiation image" that is displayed is stored in the storage unit 70) the radiation image including a measuring point which is a measuring object (fig. 1 elements 55-59, where the abnormality locations are marked by location markers, elements 56-59, the location markers are read as measuring points); and

wherein positional information of said measuring point specified on said display screen is stored in a storage medium along with said radiation image (fig. 1 elements 55-59, 70, 200, and 400, col. 5 lines 66-67, and col. 6 lines 1-3 and 27-32 where the annotation map is a x-y coordinate map "position information" of the locations of the detected abnormalities which are marked by location markers, elements 56-59. The digital images as well as its corresponding identification are stored in a storage unit, element 70. The corresponding identification is read as all the information obtained regarding the abnormalities in the annotation map, which is the position data, location markers, as well as the probability values).

Regarding claims 2 and 17: The storing method as set forth in claim 1, wherein a result of measurement (col. 5 lines 53-57 and col. 6 lines 1-3,the probability values are read as the "result of the measurement"), obtained based on said positional information, is stored along with said radiation image and said positional information (fig. 1 elements 55-59, 70, 200, and 400, col. 5 lines 66-67, and col. 6 lines 1-3 and 27-32 where the annotation map is a x-y coordinate map

Art Unit: 2623

"position information" of the locations of the detected abnormalities which are marked by location markers, elements 56-59. The digital images as well as its corresponding identification are stored in a storage unit, element 70. The corresponding identification is read as all the information obtained regarding the abnormalities in the annotation map, which is the position data, location markers, as well as the probability values).

Regarding claims 3 and 18:The storing method wherein said positional information and said measurement result are stored as numerical information (abstract; where the probability value "measurement result" can be numerical or analog form and the position information is in x-y coordinates, i.e. numerical form).

Regarding claims 4 and 19: The storing method wherein said positional information and said measurement result are stored as numerical information (abstract, where the probability value "measurement result" can be numerical or analog form and the position information is in x-y coordinates, i.e. numerical form).

Regarding claims 5 and 20: The storing wherein said positional information and said measurement result are stored as image information that is embedded in said radiation image and displayed (col. 7 lines 54-59, where the data, position and probability values "measurement result", can be displayed on top of or in registration with the digital mammogram, where in registration is read as embedding data into the digital mammogram).

Art Unit: 2623

Regarding claims 6 and 21: The storing method as set forth in claim 2, wherein said positional information and said measurement result are stored as image information that is embedded in said radiation image and displayed (col. 7 lines 54-59, where the data, position and probability values "measurement result", can be displayed on top of or in registration with the digital mammogram, where in registration is read as embedding data into the digital mammogram).

Regarding claims 7 and 22: The storing wherein said positional information and said measurement result are stored as overlay image information that is overlaid on said radiation image and displayed (col. 6 lines 59-64, where the annotation map, which contains the location/position information as well as the probability values "measurement result", can be superimposed on the image. The superimposing is read as "overlaying").

Regarding claims 8 and 23:The storing method wherein said positional information and said measurement, result are stored as overlay image information that is overlaid on said radiation image and displayed (col. 6 lines 59-64, where the annotation map, which contains the location/position information as well as the probability values "measurement result", can be superimposed on the image. The superimposing is read as "overlaying").

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2623

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9-13 and 24-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang (U.S. patent 6,477,262).

Regarding claims 9-13 and 24-28. The storing method wherein said radiation image is an entire image representing the whole of said radiation image and an enlarged image of a portion of said entire image displayed for specifying said measuring point.

Wang discloses where a mammographic image may be displayed in different ways, such as superimposing information on the image or placing information on the image directly. Wang further discloses to display a large version of the mammographic image with a small version of the annotation image on the same display image (fig. 1 element 400,55, and 450, and col. 7 lines 51-60). It would have been obvious to one skilled in the art to modify the system of Wang where more display options of images can be incorporated, such as having an enlarged portion of a portion of the image being displayed along with the whole image.

Regarding claims 14 and 29: The storing method wherein said enlarged image is obtained by enlarging a portion of said entire image displayed on said display screen, indicated by an indicating mark, and also by overwriting and displaying the enlarged portion on an area including said portion. This is a well

Art Unit: 2623

technique in image processing where a region of interest is marked where this region would be enlarged to undergo further analysis. Examiner takes Official Notice.

Regarding claims 15 and 30: The storing method wherein said enlarged image is obtained by enlarging and displaying a portion, indicated in said entire image by an indicating mark, on an area on the display screen differing from an area on which said entire image is displayed. This is a well technique in image processing where a region of interest is marked where this region would be enlarged to undergo further analysis. Examiner takes Official Notice.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Simon et al. (U.S. patent 6,470,207 B1) for overlay information onto an image.

Manwaring et al. (U.S. patent 5,638,819) for graphing and displaying a tomographic image with location information data displayed.

Ferre et al. (U.S. patent 6,445,943 B1) for patient image display and position determination.

Art Unit: 2623

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anand Bhatnagar whose telephone number is (703) 306-5914, whose supervisor is Amelia Au whose number is 703-308-6604, group fax is 703-872-9314, and Tech center 2600 customer service office number is 703-306-0377.

Anand Bhatnagar

Art Unit 2623

June 28, 2003

AMELIA M. AU SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600